UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§	
	§	
BEER NATION, INC., ¹	§	Case No. 17-34707
	§	
Debtor.	§	CHAPTER 11 CASE
	§	
	§	

AMENDED EMERGENCY MOTION FOR TURNOVER OF PROPERTY OF THE ESTATE AND FOR VIOLATION OF AUTOMATIC STAY

THIS MOTION SEEKS AN ORDER THAT MAY ADVERSELY AFFECT YOU. IF YOU OPPOSE THE MOTION, YOU SHOULD IMMEDIATELY CONTACT THE MOVING PARTY TO RESOLVE THE DISPUTE. IF YOU AND THE MOVING PARTY CANNOT AGREE, YOU MUST FILE A RESPONSE AND SEND A COPY TO THE MOVING PARTY. YOU MUST FILE AND SERVE YOUR RESPONSE WITHIN 21 DAYS OF THE DATE THIS WAS SERVED ON YOU. YOUR RESPONSE MUST STATE WHY THE MOTION SHOULD NOT BE GRANTED. IF YOU DO NOT FILE A TIMELY RESPONSE, THE RELIEF MAY BE GRANTED WITHOUT FURTHER NOTICE TO YOU. IF YOU OPPOSE THE MOTION AND HAVE NOT REACHED AN AGREEMENT, YOU MUST ATTEND THE HEARING. UNLESS THE PARTIES AGREE OTHERWISE, THE COURT MAY CONSIDER EVIDENCE AT THE HEARING AND MAY DECIDE THE MOTION AT THE HEARING.

REPRESENTED PARTIES SHOULD ACT THROUGH THEIR ATTORNEY

EMERGENCY RELIEF HAS BEEN REQUESTED. IF THE COURT CONSIDERS THE MOTION ON ANEMERGENCY BASIS, THEN YOU WILL HAVE LESS THAN 21 DAYS TO ANSWER. IF YOU OBJECT TO THE REQUESTED RELIEF OR IF YOU BELIEVE THAT THE EMERGENCY CONSIDERATION IS NOT WARRANTED, YOU SHOULD FILE AN IMMEDIATE RESPONSE.

COMES NOW Debtor Beer Nation, Inc., the debtor and debtor-in-possession in the above-captioned case (the "**Debtor**"), and files this Amended Emergency Motion for Turnover of

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The Debtor's federal tax number is #81-2728661.

Property of the Estate and for Violation of Automatic Stay (the "**Motion**"), pursuant to 11 U.S.C. §§ 542(a) and 362(a). In support of this Motion, the Debtor respectfully represents as follows:

I. <u>JURISDICTION</u>

- 1. This Court has jurisdiction over this Motion pursuant to 28 U.S.C. §§ 157 and 1334(b). This matter is a core proceeding pursuant to 28 U.S.C. §§ 1408 and 1409.
 - 2. The basis for relief requested herein in 11 U.S.C. § 1121(d)(1).

II. <u>INTRODUCTION</u>

3. On July 31, 2017 (the "**Petition Date**"), the Debtor filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "**Bankruptcy Code**"). The Debtor is managing its businesses and affairs as a debtor-in-possession, pursuant to sections 1107 and 1108 of the Bankruptcy Code.

III. <u>BACKGROUND</u>

- 4. The Debtor was incorporated in April 2016. The Debtor operates a restaurant known as "Beer Nation." The Debtor has over 35 employees that work at its restaurant.
- 5. Prior to the Petition Date, on or about May 2, 2016, the Debtor entered into a commercial lease (the "Lease") with 11681 Interests Ltd. (the "Landlord"), pursuant to which the Landlord agreed to lease the Debtor approximately 11,320 square feet of premises, located at 11681 Westheimer Road, Houston, Texas 77077 (the "Premises"). The Debtor commenced operating its restaurant on the Premises in May 2017. Pursuant to the Lease, the Debtor provided the Landlord with a security deposit of \$100,000 (the "Security Deposit").
- 6. Because of several disputes with the Landlord, the Debtor's business has not been allowed to survive. The final straw was when the Landlord locked the Debtor out of the Premises at the end of June 2017.

- 7. The Debtor still has valuable assets that remain on the Premises, including office equipment, restaurant equipment and food and beverage inventory (the "Personal Property"). Without this Personal Property, the Debtor will not be able to operate its restaurant at a new location.
- 8. The Debtor also maintains a substantial portion of its books and records on the Premises (the "Books and Records"). Without the Books and Records, the Debtor is not only prevented from operating its business, but is also prevented from adequately completing its statement of financial affairs, bankruptcy schedules and other financial disclosures in this Case.
- 9. Contemporaneously with the filing of this Motion, on August 1, 2017, the Debtor notified the Landlord and its counsel in writing that it would need immediate access to the Premises, so that the Debtor can collect its Personal Property and Books and Records. This Motion is filed in the event the Landlord does not comply with the Debtor's demands. A true and correct copy of this correspondence is attached hereto as **Exhibit A** and incorporated herein by reference.

IV. REQUEST FOR RELIEF AND AUTHORITIES

Turnover of Estate Property

- 10. Section 542 of the Bankruptcy Code provides, in relevant part, that "an entity . . . in possession, custody, or control, during the case, of property that the trustee [or debtor] may use, sell, or lease under section 363 of this title . . . shall deliver to the trustee [or debtor], and account for, such property or the value of such property . . ." 11 U.S.C. §§ 542(a).
- 11. "[Section] 541 of the Bankruptcy Code broadly defines property of the estate to include "all legal or equitable interests of the debtor in property as of the commencement of the case." *In re Goss*, 526 B.R. 798, 801 (BAP 8th Cir. 2015).
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constitute property of the Debtor's bankruptcy estate. Without this property, the Debtor cannot operate its restaurant business and is prevented from making the necessary disclosures in this bankruptcy case. Accordingly, the Court should immediately order the Landlord to allow the Debtor access to the Premises, so that it can collect its property.

Violation of Automatic Stay

- 13. Section 362(a) "operates as a stay, applicable to all entities, of—"any act to obtain possession of property of the estate or of property from the estate or to exercise control over property of the estate" 11 U.S.C. § 362(a). "A violation of the automatic stay, § 362(a)(3), occurs when a creditor continues to hold property of the estate post-petition, even where the initial prepetition retention was lawful." *See Knaus v. Concordia Lumber Co., Inc. (In re Knaus),* 889 F.2d 773, 774 (8th Cir.1989); *Putnam v. Rymes Heating Oils, Inc. (In re Putnam),* 167 B.R. 737, 740 (Bankr.D.N.H.1994); *Abrams v. Southwest Leasing & Rental, Inc. (In re Abrams),* 127 B.R. 239, 242 (9th Cir. BAP 1991). A creditor's refusal to voluntarily turn over property of the estate to the debtor after it had notice of the bankruptcy constitutes yet another willful violation of the stay. *See In re Carrigg,* 216 B.R. 303, 305 (BAP 1st Cir. 1998); *In re Banks,* 521 B.R. 417, 421 (M.D. Ga. 2014); *In re Johnson,* 138 B.R. 352, 354 (Bankr. D.R.I. 1992) ("willfulness" is established if the violator is aware of the stay and if its post-petition actions were intentional); *Abrams,* 127 B.R. at 242–43 (§ 362(h) provides the remedy for failure to turn over property of the estate pursuant to § 542).
- 14. Here, the Landlord's continued possession of the Security Deposit, Personal Property and Books and Records constitutes a willful violation of the automatic stay, as the Landlord is knowingly exercising control over the Debtor's property post-petition. Until the Landlord provides the Debtor with full access to the Premises, this knowing violation will

continue. Furthermore, the only way to ensure that the Debtor's property is not damaged, the Debtor should be provided full access to the Premises, so that it can remove its property.

WHEREFORE, Debtor respectfully requests the entry of an order, substantially in the form attached hereto as **Exhibit B**, providing for the turnover of the Personal Property, Books and Records and Security Deposit to Debtor, finding that the Landlord has violated the automatic stay, and granting such other and further relief as the Court deems appropriate.

Dated: August 1, 2017 FISHERBROYLES, LLP,

By: <u>/s/ H. Joseph Acosta</u>

H. Joseph Acosta State Bar No. 24006731 4514 Cole Avenue, Suite 600

Dallas, Texas 75205 Tel: 214-614-8939 Fax: 214-614-8992

Email:joseph.acosta@fisherbroyles.com

ATTORNEYS FOR DEBTOR AND DEBTOR-IN-POSSESSION

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the "Amended Emergency Motion of the Debtor for Turnover of Property and for Violation of the Automatic Stay has been electronically filed in the case with the Clerk of the United States Bankruptcy Court by using the CM/ECF system, a copy was served via email on the following parties this 1st day of August, 2017.

Jarrod Martin Nathan Sommers Jacobs 2800 Post Oak Blvd., 61st Floor Houston, TX 77056

US Trustee's Office 515 Rusk Street, Suite 3516 Houston, TX 77077

/s/ H. Joseph Acosta
H. Joseph Acosta

FISHERBROYLES®

A LIMITED LIABILITY PARTNERSHIP

H. Joseph Acosta, Esq.

Partner

4514 Cole Avenue, Suite 600

Dallas, Texas 75205

Direct: (214) 614-8939 Fax: (214) 614-8992

joseph.acosta@fisherbroyles.com

www.fisherbroyles.com

August 1, 2017

via email: andy@mmtxtrial.com

Andrew P. McCormick McCormick Landry Munoz, PLLC 4950 Bissonnet Street, Suite A Bellaire, Texas 77401

Re:

In re Beer Nation, Inc., Case No. 17-34707, pending in the United States

Bankruptcy Court for the Southern District of Texas, Houston Division

Dear Mr. McCormick:

I understand that your firm is counsel to 11681 Interests Ltd. (the "Landlord") in connection with a lease dispute with Beer Nation, Inc. Please be informed that Beer Nation has filed for chapter 11 bankruptcy relief, as of today, and we serve as the firm's bankruptcy counsel. I am enclosing a file-stamped copy of Beer Nation's voluntary petition.

As you are aware, the filing of bankruptcy imposes an automatic stay against exercising control over property that belongs to the bankruptcy estate, pursuant to 11 U.S.C. § 362. The bankruptcy estate consists of "all legal or equitable interests of the debtor in property as of the commencement of the [bankruptcy] case," pursuant to 11 U.S.C. § 541(a).

I understand that the Landlord has locked Beer Nation from the leased premises, located at 11681 Westheimer Road, Houston, Texas. Because this prevents Beer Nation from having access to its property, consisting of restaurant equipment, office furniture, records and other similar items, this action constitutes a clear violation of the automatic stay. I therefore need for your office to make immediate arrangements with my office, by the end of the day, to provide Beer Nation with the keys and full access to the leased premises for the sole purpose of recouping Beer Nation's personal property.

If we cannot reach an acceptable arrangement by 5 p.m. today, we are prepared to file the attached emergency motion against the Landlord.

Please contact my office at 214-614-8939, if you would like to discuss.

FISHERBROYLES®

Very truly yours,

. JØSEPH AØOSTA

cc: 11681 Interests, Inc. (via fax: 713-782-7445)

Trent Stephens, Esq.

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Ca3C 17-54	707 Document	7 Tiledii	I I ASD OII	00/01/17 Fage 0	01 13	
Fill in this information to identify the	e case:					
United States Bankruptcy Court for the						
Southern District of	l exas State)					
Case number (If known):		r11				Check if this is
						amended filing
Official Form 201						
/oluntary Petitio	n for Non-lı	ndividu	ıals Fili	ng for Bank	ruptcy	04/16
more space is needed, attach a sep	parate sheet to this form	n. On the top o	of any additiona	I pages, write the debtor	's name and th	
umber (if known). For more informa	ation, a separate docum	ent, <i>Instructi</i> e	ons for Bankrup	otcy Forms for Non-Indivi	iduals, is avail	able.
Debtor's name	Beer Nation, I	nc.				
All other names debtor used in the last 8 years						
Include any assumed names, trade names, and doing business as names						
Debtor's federal Employer Identification Number (EIN)	8 1 - 2 7 2	8 6 6	1_			
Debtor's address	Principal place of bus	siness		Mailing address, if d	ifferent from p	rincipal place
	11681 Westheim	er Road		29488 Woodwa	d Ave. PMB	150
	Number Street			Number Street		
				P.O. Box		
	Houston	TX	77077	Royal Oak	MI	48073
	City	State	ZIP Code	City	State	ZIP Code
				Location of principal		erent from
	Harris			principal place of bu	siness	
	County			Number Street		
				City	State	ZIP Code
Debtor's website (URL)	beernationhou	uston.com				
Type of debtor	☑ Corporation (includ	ing Limited Lia	bility Company (LLC) and Limited Liability F	Partnership (LLI	P))
i ype oi debioi	Partnership (exclud	ling LLP)		·		
	Other. Specify:					

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	Beer Nation, Inc.						
Del	DtorName	Case number (if known)					
_	Describe debtor's business	A. Check one:					
7.	Describe debtor's business	☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))					
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))					
		Railroad (as defined in 11 U.S.C. § 101(44))					
		☐ Stockbroker (as defined in 11 U.S.C. § 101(44))					
		Commodity Broker (as defined in 11 U.S.C. § 101(6))					
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))					
		None of the above					
		Mone of the above					
		B. Check all that apply:					
		☐ Tax-exempt entity (as described in 26 U.S.C. § 501)					
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)					
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))					
		investment advisor (as defined in 13 0.3.0. § 600-2(a)(11))					
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See					
		http://www.uscourts.gov/four-digit-national-association-naics-codes . 7 2 2 5					
		<u> </u>					
8.	Under which chapter of the	Check one:					
	Bankruptcy Code is the debtor filing?	☐ Chapter 7					
	debtor ming.	☐ Chapter 9					
		☑ Chapter 11. Check all that apply:					
		☐ Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,566,050 (amount subject to adjustment on 4/01/19 and every 3 years after that).					
		The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the					
		debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these					
		documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). A plan is being filed with this petition.					
		Acceptances of the plan were solicited prepetition from one or more classes of					
		creditors, in accordance with 11 U.S.C. § 1126(b).					
		The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing					
		for Bankruptcy under Chapter 11 (Official Form 201A) with this form. The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule					
		12b-2.					
a	Were prior bankruptcy cases	⊠ No					
Э.	filed by or against the debtor						
	within the last 8 years?	Yes. District When Case number					
	If more than 2 cases, attach a						
	separate list.	District When Case number					
10.	Are any bankruptcy cases	Ďi No					
	pending or being filed by a	☐ Yes. Debtor Relationship					
	business partner or an affiliate of the debtor?						
		District When MM / DD /YYYY					
	List all cases. If more than 1, attach a separate list.	Case number, if known					

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D-1	-4	Beer Nation, Inc.		0			
Dei	otor Na	me		Case Hullibel (# known)			
11.	Why is the	e case filed in this	Check all that apply:				
district?			Debtor has had its domicile immediately preceding the district.	, principal place of business, or principa date of this petition or for a longer part	al assets in this district for 180 days of such 180 days than in any other		
			☐ A bankruptcy case concern	ing debtor's affiliate, general partner, or	r partnership is pending in this district.		
12.	possessio	lebtor own or have n of any real r personal property	☐ No ☐ Yes. Answer below for each	n property that needs immediate attenti	on. Attach additional sheets if needed.		
		immediate	Why does the property need immediate attention? (Check all that apply.)				
	attention?		_		entifiable hazard to public health or safety.		
				1?			
				sically secured or protected from the we			
				ble goods or assets that could quickly on ple, livestock, seasonal goods, meat, on tions).			
			☐ Other				
				11681 Westheimer Road			
			Where is the property	Number Street			
				Houston	TX 77077		
				City	State ZIP Code		
			In the many autobacous	- 10			
			Is the property insure	ea?			
			No				
			Tes. Insurance ager	ncy			
			Contact name				
			Phone				
	Sta	tistical and administ	rative information				
13.		stimation of	Check one:				
	available f	unds	Funds will be available for distribution to unsecured creditors.				
			☐ After any administrative expenses are paid, no funds will be available for distribution to unsecured creditors.				
			D	D			
14. Estimated nun		number of	☐ 1-49 ☑ 50-99	☐ 1,000-5,000 ☐ 5,001-10,000	25,001-50,000 50,001-100,000		
	creditors		100-199	☐ 10,001-25,000	☐ More than 100,000		
			200-999				
			D \$0 \$50 000	000 004 040 million	D \$500,000,004 \$4 billion		
15.	Estimated	assets	□ \$0-\$50,000 □ \$50,001-\$100,000	\$1,000,001-\$10 million \$10,000,001-\$50 million	□ \$500,000,001-\$1 billion □ \$1,000,000,001-\$10 billion		
			☒ \$100,001-\$500,000	\$50,000,001-\$100 million	□ \$10,000,000,001-\$50 billion		
			□ \$500,001-\$1 million	□ \$100,000,001-\$500 million	☐ More than \$50 billion		

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Debtor	Beer Nation, Inc. Name Case number (if known)_			er (if known)
16. Estimated	l liabilities	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
Re	quest for Relief, Dec	laration, and Signatures		
			tement in connection with a bank 8 U.S.C. §§ 152, 1341, 1519, ar	cruptcy case can result in fines up to and 3571.
	on and signature of d representative of	■ The debtor requests relie petition.	f in accordance with the chapter	of title 11, United States Code, specified in this
		I have been authorized to	file this petition on behalf of the	debtor.
		I have examined the infor correct.	rmation in this petition and have	a reasonable belief that the information is true and
		I declare under penalty of per	rjury that the foregoing is true an	d correct.
		Executed on 7/31/17	, ,	
		MM / DD / Y	YYY	Soott Uoit
		X		Scott Hait
		Signature of authorized repre President Title	sentative of debtor	inted name
18. Signature	of attorney	✗ /s/ H. Joseph Acc	neta	. 7/31/17
io. Oigilatare	or attorney	Signature of attorney for deb	D	ate
		H. Joseph Acost	ta 	
		FisherBroyles, L	LP	
		Firm name 4514 Cole Ave., S	Suite 600	
		Number Street Dallas		TX 75205
		City		State ZIP Code
		214-614-8939 Contact phone		joseph.acosta@fisherbroyles.com Email address
		соптаст рпопе		Linail duuless
		24006731		Texas
		Bar number		State

Case 17-34707 Document 7 Filed in TXSB on 08/01/17 Page 12 of 19

er Nation, Inc.		Case num	iber /if known)
lities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$\$500,001-\$1 million	\$50,000,001-\$100 millio	
for Relief, Decl	aration, and Signatures		
uptcy fraud is a serio 00 or imprisonment	ous crime. Making a false sta for up to 20 years, or both.	atement in connection with a bar 18 U.S.C. §§ 152, 1341, 1519, a	nkruptcy case can result in fines up to and 3571.
	The debtor requests relipetition.	ief in accordance with the chapte	er of title 11, United States Code, specified in this
	I have been authorized to	to file this petition on behalf of th	e debtor.
	I have examined the info correct.	ormation in this petition and have	a reasonable belief that the information is true and
	Executed on		nd correct.
	President	esentative of debtor	Scott Hait Printed name
orney	Signature of attorney for del H. Joseph Acos Printed name FisherBroyles, Firm name 4514 Cole Ave., Number Dallas City 214-614-8939 Contact phone 24006731	sta LLP	TX 75205 State ZIP Code joseph.acosta@fisherbroyles.com Email address Texas State
	uptcy fraud is a serio 00 or imprisonment d signature of esentative of	\$0-\$50,000 \$50,001-\$100,000 \$50,001-\$100,000 \$500,001-\$500,000 \$500,001-\$1 million	So-\$50,000

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Violation of Automatic Stay

- 13. Section 362(a) "operates as a stay, applicable to all entities, of—"any act to obtain possession of property of the estate or of property from the estate or to exercise control over property of the estate" 11 U.S.C. § 362(a). "A violation of the automatic stay, § 362(a)(3), occurs when a creditor continues to hold property of the estate post-petition, even where the initial prepetition retention was lawful." *See Knaus v. Concordia Lumber Co., Inc. (In re Knaus),* 889 F.2d 773, 774 (8th Cir.1989); *Putnam v. Rymes Heating Oils, Inc. (In re Putnam),* 167 B.R. 737, 740 (Bankr.D.N.H.1994); *Abrams v. Southwest Leasing & Rental, Inc. (In re Abrams),* 127 B.R. 239, 242 (9th Cir. BAP 1991). A creditor's refusal to voluntarily turn over property of the estate to the debtor after it had notice of the bankruptcy constitutes yet another willful violation of the stay. *See In re Carrigg,* 216 B.R. 303, 305 (BAP 1st Cir. 1998); *In re Banks,* 521 B.R. 417, 421 (M.D. Ga. 2014); *In re Johnson,* 138 B.R. 352, 354 (Bankr. D.R.I. 1992) ("willfulness" is established if the violator is aware of the stay and if its post-petition actions were intentional); *Abrams,* 127 B.R. at 242–43 (§ 362(h) provides the remedy for failure to turn over property of the estate pursuant to § 542).
- 14. Here, the Landlord's continued possession of the Security Deposit, Personal Property and Books and Records constitutes a willful violation of the automatic stay, as the Landlord is knowingly exercising control over the Debtor's property postpetition. Until the Landlord provides the Debtor with full access to the Premises, this knowing violation will

continue. Furthermore, the only way to ensure that the Debtor's property is not damaged, the Debtor should be provided full access to the Premises, so that it can remove its property.

WHEREFORE, Debtor respectfully requests the entry of an order, substantially in the form attached hereto as Exhibit B, providing for the turnover of the Personal Property, Books and Records and Security Deposit to Debtor, finding that the Landlord has violated the automatic stay, and granting such other and further relief as the Court deems appropriate.

Dated: August 1, 2017 FISHERBROYLES, LLP,

By: <u>/s/ H. Joseph Acosta</u>

H. Joseph Acosta State Bar No. 24006731 4514 Cole Avenue, Suite 600

Dallas, Texas 75205 Tel: 214-614-8939 Fax: 214-614-8992

Email:joseph.acosta@fisherbroyles.com

ATTORNEYS FOR DEBTOR AND DEBTOR-IN-POSSESSION

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the "Emergency Motion of the Debtor for Turnover of Property and for Violation of the Automatic Stay has been electronically filed in the case with the Clerk of the United States Bankruptcy Court by using the CM/ECF system, a copy was served via federal express on the following parties this 1st day of August, 2017.

11681 Interests Ltd 5959 Richmond, Suite 440 Houston, TX 77057

US Trustee's Office 515 Rusk Street, Suite 3516 Houston, TX 77077

/s/ H. Joseph Acosta
H. Joseph Acosta

Exhibit B

Proposed Order UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§	
	§	
BEER NATION, INC.,1	§	Case No. 17-34707
	§	
Debtor.	§	CHAPTER 11 CASE
	§	
	8	

ORDER GRANTING EMERGENCY MOTION FOR TURNOVER OF PROPERTY OF THE ESTATE AND FOR VIOLATION OF AUTOMATIC STAY

CAME ON FOR CONSIDERATION the Emergency Motion for Turnover of Property of the Estate and for Violation of the Automatic Stay (the "Emergency Motion"), filed by Beer Nation, Inc., the above-captioned debtor and debtor-in-possession (the "Debtor"). The Court having considered the arguments in the Emergency Motion and of counsel; the Court finding adequate notice of the Emergency Motion was provided to parties in interest; the Court finding good cause exists to grant the Emergency Motion; it is therefore

ORDERED, ADJUDGED AND DECREED that:

- 1. The Emergency Motion is granted;
- 2. Within two (2) days of the entry of this Order, 11681 Interests Ltd. (the "Landlord") shall provide the Debtor, or its agent, with the keys to open, and full access to, the leased premises located 11681 Westheimer Road, Houston, Texas 77077 (the "Premises"); and
- 3. The Debtor shall be allowed to recover all of its personal property at the Premises without any interference by the Landlord;

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The Debtor's federal tax number is #81-2728661.

4. The Debtor shall have 15 days to collect all of its personal property from the Premises and vacate such Premises;

5. Within two (2) days of the entry of this Order, the Landlord shall also return the full security deposit under the lease for the Premises, in the amount of \$100,000.00, to the Debtor; and

6. The Landlord shall be fined \$500 for every day that it is not in compliance with this Order.

SIGNED this day of	, 2017	
	UNITED STATES BANKRUPTCY JUDG	E